## IN THE UNITED STATES DISTRICT COURT EASTERN DISTRICT OF ARKANSAS WESTERN DIVISION

SHERRI THOMPSON, individually and on behalf of others similarly situated; and LASHAWN MORGAN, individually and on behalf of others similarly situated

**PLAINTIFF** 

v.

No. 4:14-cv-294-DPM

DCI Biologicals Little Rock LLC; and DCI Biologicals Inc.

**DEFENDANTS** 

## ORDER

The Court notes parties' joint stipulation,  $N_{\rm D}$  29. The stay is lifted, but the case is not over. Before the Court can enter judgment, it must approve the parties' proposed agreement because this is a FLSA case. *Lynn's Food Stores, Inc. v. U.S.*, 679 F.2d 1350, 1353 (11th Cir. 1982); *Brown v. L & P Industries, LLC,* No. 5:04-cv-379-JLH,  $N_{\rm D}$  47. Proposed agreement, and any billing records for attorney's fees, must be filed under seal by 8 August 2014. The Court will probably unseal the agreement in due course. *Delock v. Securitas Sec. Services USA, Inc.*, 4:11-cv-520-DPM,  $N_{\rm D}$  70 at 3–4. If the parties object to that, they should explain why.

So Ordered.

D.P. Marshall Jr.

United States District Judge

31 July 2014